Article ### -- Spousal Trust

In the event my {SPOUSE\_TYPE}, {CLIENT\_SPOUSE\_NAME}, survives me, I bequeath and devise the rest, residue and remainder of my property, real, personal and mixed of whatsoever nature and wheresoever situated, to my Trustee, hereinafter named, to be held, managed and controlled as a Trust Estate, with all of the rights and powers and subject to the limitations hereinafter enumerated, for the following uses and purposes:

1. So long as my {SPOUSE\_TYPE}, {CLIENT\_SPOUSE\_NAME}, shall live, my Trustee shall pay to my husband/wife, or to others on his/her behalf, such amounts as my Trustee deems necessary or advisable to provide adequately and properly for her maintenance, support and/or medical care. Income of the Trust, as well as principal, may be used for this purpose. The Trustee’s discretion shall be conclusive as to the advisability of any such disbursement and the same shall not be questioned by anyone.
2. Neither the principal nor the income of this Trust shall be pledged, assigned, transferred, sold, or in any manner whatsoever, accelerated, anticipated, or encumbered by a beneficiary, nor shall any income or principal of said Trust Estate be in any manner subject or liable in the hands of the Trustee for the debts, contracts, or engagements of any beneficiary, or be subject to any assignment, or any other voluntary or involuntary alienation or disposition whatever. All distributions of income or principal shall be paid only upon receipt to the beneficiary entitled, or to others for the beneficiary’s use and benefit.
3. This Trust shall terminate upon the death of my husband/wife. All assets then remaining in Trust shall be distributed to my {RESIDUARY\_BENEFICIARY\_RELATION}, {RESIDUARY\_BENEFICIARY\_NAME}, if {SPOUSE\_PRONOUN\_SUBJECTIVE} is surviving at that time, and if {SPOUSE\_PRONOUN\_SUBJECTIVE} be deceased, all of the assets then remaining in Trust shall be distributed to my {CONTINGENT\_BENEFICIARY\_RELATION}, {CONTINGENT\_BENEFICIARY\_NAME}, if {SPOUSE\_PRONOUN\_SUBJECTIVE} is living at the time. In the event both {RESIDUARY\_BENEFICIARY\_NAME} and {CONTINGENT\_BENEFICIARY\_NAME} are deceased at the termination of this Trust, all assets then in Trust shall be distributed to my issue then living, per stirpes.

Article ### -- Contingent Disposition

In the event my {SPOUSE\_TYPE}, {CLIENT\_SPOUSE\_NAME}, shall predecease me, I devise and bequeath said rest, residue and remainder of my property in fee to my {RESIDUARY\_BENEFICIARY\_RELATION}, {RESIDUARY\_BENEFICIARY\_NAME}. In the event my {RESIDUARY\_BENEFICIARY\_RELATION}, {RESIDUARY\_BENEFICIARY\_NAME}, shall not survive me, then I devise and bequeath said property in fee to my {CONTINGENT\_BENEFICIARY\_RELATION}, {CONTINGENT\_BENEFICIARY\_NAME}. In the event {RESIDUARY\_BENEFICIARY\_NAME} and {CONTINGENT\_BENEFICIARY\_NAME} both predecease me, I devise and bequeath said property to my issue, per stirpes.

Article ### -- Appointment of Trustee

I appoint {TRUSTEE\_NAME} as Trustee of the Trust created under this Last Will and Testament, and direct that no bond be required for the faithful performance of {SPOUSE\_PRONOUN\_POSSESSIVE} duties. In the event {SPOUSE\_PRONOUN\_SUBJECTIVE} is unable or unwilling to serve as Trustee, I appoint {ALTERNATE\_TRUSTEE\_NAME} as Alternate Trustee.